1 2 3 4 5 6 7 7 8 8 9 9 10 8 8 9 10 11 12 12 12 12 12 12 12 12 12 12 12 12	DOUGLAS H. WIGDOR (NY SBN 2609 dwigdor@wigdorlaw.com MEREDITH A. FIRETOG (NY SBN 529 mfiretog@wigdorlaw.com (Admitted pro hac vice) WIGDOR LLP 85 Fifth Avenue, Fifth Floor New York, NY 10003 Tel.: (212) 257-6800 OMAR H. BENGALI (CA SBN 276055) obengali@girardbengali.com GIRARD BENGALI, APC 355 S. Grand Street, Suite 2450 Los Angeles, CA 90071 Tel.: (323) 302-8300 KEVIN MINTZER (NY SBN 2911667) km@mintzerfirm.com LAURA L. KOISTINEN (NY SBN 57550 llk@mintzerfirm.com (Admitted pro hac vice) LAW OFFICE OF KEVIN MINTZER, P. 1350 Broadway, Suite 1810 New York, NY 10018 Tel.: (646) 843-8180 Attorneys for Plaintiff Kellye Croft UNITED STATES I CENTRAL DISTRICKELLYE CROFT, Plaintiff,	DISTRICT COURT T OF CALIFORNIA Case No. 2:24-cv-00371-PA (AGR)
	,	· · ·
23	VS.	NOTICE OF APPEAL AND REPRESENTATION STATEMENT
24	JAMES DOLAN, HARVEY	
25	JAMES DOLAN, HARVEY WEINSTEIN, JD & THE STRAIGHT SHOT, LLC, THE AZOFF COMPANY HOLDINGS LLC f/k/a/ AZOFF	
26	HOLDINGS LLC f/k/a/ AZOFF MUSIC MANAGEMENT, LLC,	
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NOTICE IS HEREBY GIVEN that Appellant Kellye Croft, pursuant to Fed. R. App. P. 4(a)(1)(A) and 28 U.S.C. § 1291, hereby appeals to the United States Court of Appeals for the Ninth Circuit from the Order and Judgment (Dkt. Nos. 81) and 82) granting the Motions to Dismiss filed by Defendants James Dolan ("Dolan") and JD & The Straight Shot, LLC (collectively the "Dolan Defendants") (Dkt. No. 68) and by Defendants The Azoff Company Holdings LLC and the Azoff Company LLC (collectively the "Azoff Defendants") (Dkt. No. 69), respectively, from the United States District Court for the Central District of California as follows:

- **(1)** On September 17, 2024, the United States District Court for the Central District of California issued an Order and Judgment granting Defendants' Motion to Dismiss Plaintiff's Second Amended Complaint;
- The Court's Order of September 17, 2024 was an Order without Leave **(2)** to Amend and therefore is a final order with respect to granting the Motion to Dismiss of the Dolan Defendants and the Azoff Defendants, and dismissed Plaintiff's claims under the Trafficking Victims Protection Reauthorization Act, 18 U.S.C. §§ 1591, 1595 with prejudice and without leave to amend; and
- The Court's Order of September 17, 2024, declined to exercise (3) supplemental jurisdiction over Plaintiff's claims under state law claims Dolan and Defendant Harvey Weinstein, dismissing these claims without prejudice.

Therefore, Plaintiff appeals from the Court's Order and Judgment granting 1 Defendants' Motion to Dismiss Plaintiff's Second Amended Complaint. 2 3 Dated: October 7, 2024 4 Respectfully submitted, 5 6 7 WIGDOR LLP 8 Douglas H. Wigdor (Admitted pro hac vice) 9 Meredith A. Firetog (Admitted pro hac vice) 85 Fifth Avenue, Fifth Floor 10 New York, NY 10003 **NEW YORK, NEW YORK 10003** 85 FIFTH AVE, FIFTH FLOOR 11 Telephone: (212) 257-6800 dwigdor@wigdorlaw.com 12 mfiretog@wigdorlaw.com 13 14 LAW OFFICE OF KEVIN MINTZER, 15 P.C. Kevin Mintzer (Admitted *pro hac vice*) 16 Laura L. Koistinen (Admitted pro hac vice) 17 1350 Broadway, Suite 1810 New York, New York 10018 18 km@mintzerfirm.com 19 llk@mintzerfirm.com 20 GIRARD BENGALI, APC 21 Omar H. Bengali 22 355 S Grand Avenue, Suite 2450 23 Los Angeles, California 90071 Telephone: (323) 302-8300 24 obengali@girardbengali.com 25 Attorneys for Plaintiff Kellye Croft 26 27 NOTICE OF APPEAL AND REPRESENTATION STATEMENT

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REPRESENTATION STATEMENT

The undersigned represents Plaintiff-Appellant Kellye Croft and no other party. Pursuant to Rule 12(b) of the Federal Rules of Appellate Procedure and Circuit Rule 3-2(b), Plaintiff-Appellant submits this Representation Statement. The following list identifies all parties to the action, and it identifies their respective counsel by name, firm, address, telephone number, and email, where appropriate.

counsel by name, firm, address, telephone number, and email, where appropriate.			
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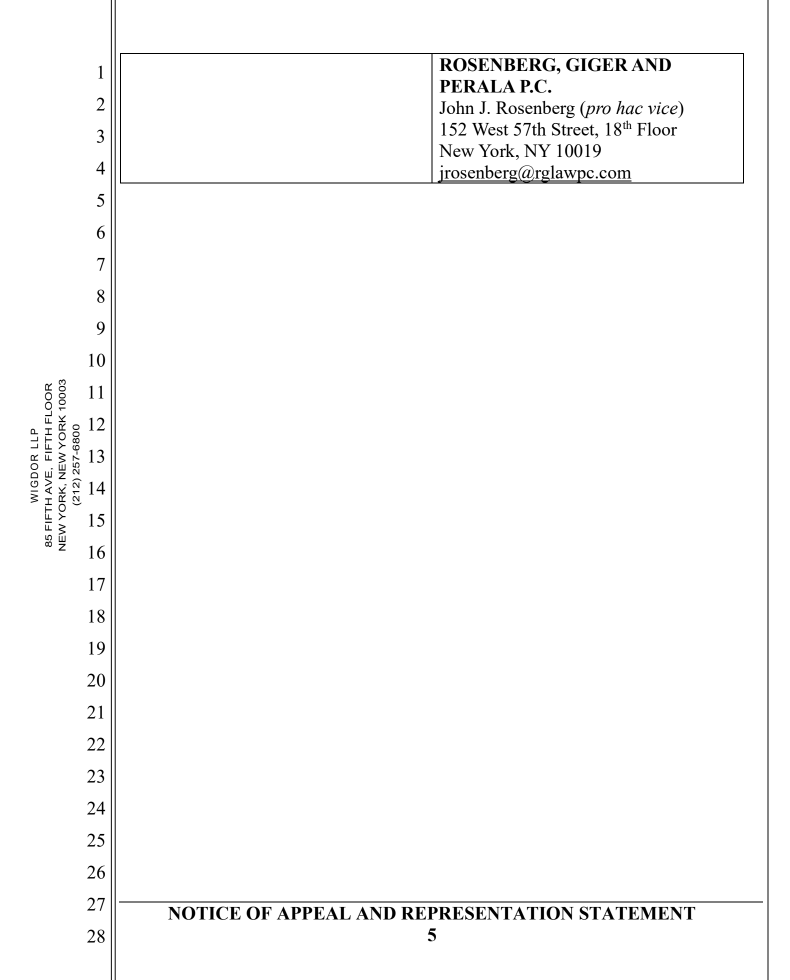
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NOTICE OF APPEAL AND REPRESENTATION STATEMENT

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